

117TH CONGRESS 1ST SESSION

H.R.

To protect the privacy of internet users by reinforcing online privacy rights and through the establishment of a national Do Not Track system, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr.	Posey	introduced	the	following	bill;	which	was	referred	to	the	Commi	ttee
		on										

A BILL

To protect the privacy of internet users by reinforcing online privacy rights and through the establishment of a national Do Not Track system, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Renew Effective Protection of Americans' Information
- 6 Rights Act" or the "REPAIR Act".
- 7 (b) Table of Contents for
- 8 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—DATA PRIVACY BILL OF RIGHTS

- Sec. 101. Short title.
- Sec. 102. Policy of the United States.
- Sec. 103. Findings.
- Sec. 104. Rights relating to transparency.
- Sec. 105. Right to delete.
- Sec. 106. Right to correct inaccuracies.
- Sec. 107. Right to controls.
- Sec. 108. Right to data minimization.
- Sec. 109. Right to data security.
- Sec. 110. Prohibition of service offers conditioned on waivers of privacy rights.
- Sec. 111. Scope of coverage.
- Sec. 112. Small business exception.
- Sec. 113. Application and enforcement.
- Sec. 114. State privacy protections.
- Sec. 115. Severability.
- Sec. 116. Definitions.
- Sec. 117. Effective date.

TITLE II—DO NOT TRACK

- Sec. 201. Short title.
- Sec. 202. Establishment of Do Not Track system.
- Sec. 203. Do Not Track: requirements for operators; prohibited acts.
- Sec. 204. Scope of coverage.
- Sec. 205. Application and enforcement.
- Sec. 206. State privacy protections.
- Sec. 207. Severability.
- Sec. 208. Definitions.
- Sec. 209. Effective date.

1 TITLE I—DATA PRIVACY BILL OF

2 RIGHTS

- 3 SEC. 101. SHORT TITLE.
- 4 This title may be cited as the "Data Privacy Bill of
- 5 Rights Act".
- 6 SEC. 102. POLICY OF THE UNITED STATES.
- 7 It is the policy of the United States that individuals
- 8 have fundamental rights to secure and protect their pri-
- 9 vacy in data collected from and about them by firms doing
- 10 business with them as provided for in this title and that

1	it is also a fundamental purpose of the Federal Govern-
2	ment to defend and enforce such privacy rights.
3	SEC. 103. FINDINGS.
4	Congress finds the following:
5	(1) Individuals are endowed with rights to se-
6	cure and protect data related to their lives, their
7	patterns of movement and commercial exchange and
8	any other information that is classified as sensitive
9	pursuant to this title.
10	(2) Individuals have a right to complete trans-
11	parency with respect to the exchanges they make in
12	terms of a complete accounting of both the nonpecu-
13	niary and pecuniary costs allocated to and collected
14	from them.
15	(3) While the internet and other technologies
16	have produced enormous benefits to the Nation, they
17	have also had unintentional consequences in eroding
18	individual data privacy rights.
19	(4) The Nation needs to update individual
20	rights to include adequate and effective protections
21	to secure and sustain individual rights to data pri-
22	vacy.
23	(5) That protection of individual data privacy
24	rights should be secured with due consideration of
25	the collateral rights of entities to pursue businesses

1	while assuring complete transparency to individuals
2	as relates to their data and the role that such data
3	plays in the entities' business models.
4	SEC. 104. RIGHTS RELATING TO TRANSPARENCY.
5	(a) RIGHT TO ACCESS.—Upon the verified request of
6	an individual, a covered entity shall provide to the indi-
7	vidual—
8	(1) in a portable format, without licensing re-
9	strictions, the covered data of the individual that is
10	collected, processed, or transferred by the covered
11	entity; and
12	(2) in a human-readable format that a reason-
13	able individual can understand—
14	(A) a copy of the covered data of the indi-
15	vidual that is collected, processed, or trans-
16	ferred by the covered entity;
17	(B) a list of each category of third party
18	to which the covered entity has transferred the
19	covered data of the individual; and
20	(C) the identity of each such third party
21	and a description of the covered data that was
22	transferred to such third party and the purpose
23	of the transfer.
24	(b) RIGHT TO IMMEDIATE NOTIFICATION OF COL-
25	LECTION.—

1	(1) In General.—On every website or applica-
2	tion landing page, the second-party operator of a
3	covered internet platform shall display, immediately
4	when the page is accessed by an individual, an easily
5	identifiable indicator that provides a real-time notifi-
6	cation of whether or not the covered data of the in-
7	dividual is being actively collected by the covered
8	internet platform or any program of a third-party
9	operator that appears on the covered internet plat-
10	form.
11	(2) Contents of Notification.—The notifi-
12	cation required by paragraph (1) shall include (or
13	provide a link to or other convenient means of ac-
14	cessing) the following information:
15	(A) The types of data being collected.
16	(B) The purposes for which such data is
17	processed.
18	(C) The categories of such data trans-
19	ferred to third parties.
20	(D) The categories of third parties to
21	which such data is transferred.
22	(E) The identity of each third party to
23	which such data is transferred

1	(F) How long such data will be retained by
2	the second-party operator, any third-party oper-
3	ator, and any third party (as applicable).
4	(G) A description of individuals' privacy
5	rights under this title.
6	(H) The contact information for the rep-
7	resentatives for privacy and data security in-
8	quires of the second-party operator, any third-
9	party operator, and any third party (as applica-
10	ble).
11	(3) Responsibility of third-party opera-
12	TORS.—A third-party operator of a program that ap-
13	pears on a covered internet platform shall, if the
14	program collects any covered data of a user of the
15	platform, ensure that the second-party operator of
16	the platform provides the notification required by
17	paragraph (1) and that the notification includes the
18	information required by paragraph (2) with respect
19	to the program.
20	(e) RIGHT TO RECEIVE PRIVACY POLICY.—
21	(1) In general.—A covered entity shall make
22	publicly and persistently available, in a conspicuous
23	and readily accessible manner, a privacy policy that
24	provides a detailed and accurate representation of
25	the activities of the covered entity with respect to

the collection, processing, and transfer of covered
2 data.
3 (2) Contents of Privacy Policy.—The pri
4 vacy policy required by paragraph (1) shall include
5 at a minimum, the following:
6 (A) An easy-to-understand explanation of
7 the policy of the covered entity with respect to
8 the collection, processing, and transfer of cov
9 ered data (including clear descriptions that
avoid technical and legal jargon to the exten-
11 practicable).
12 (B) The identity of and contact informa
tion for the covered entity, including the con-
tact information for the covered entity's rep
15 resentative for privacy and data security inquir
ies.
17 (C) Each category of covered data the cov
ered entity collects and the processing purposes
19 for which such data is collected.
(D) Whether the covered entity transfers
covered data and, if so—
(i) each category of service provider or
third party to which the covered entity
24 transfers covered data and the purposes

1	for which such data is transferred to each
2	such category; and
3	(ii) the identity of each third party to
4	which the covered entity transfers covered
5	data and the purposes for which such data
6	is transferred to such third party.
7	(E) How long covered data processed by
8	the covered entity will be retained by the cov-
9	ered entity or a third party and a description
10	of the covered entity's data minimization poli-
11	cies.
12	(F) How individuals can exercise the indi-
13	vidual rights described in this title.
14	(G) A description of the covered entity's
15	data security policies.
16	(H) The effective date of the privacy pol-
17	icy.
18	(3) Languages.—A covered entity shall make
19	the privacy policy required under paragraph (1)
20	available to the public in all of the languages in
21	which the covered entity provides a product or serv-
22	ice or carries out any other activities to which the
23	privacy policy relates.
24	(d) RIGHT TO CONSENT TO MATERIAL CHANGES.—
25	If a material change to the privacy policy of a covered

1	entity required under subsection (c) would weaken privacy
2	protections for covered data, the covered entity may not
3	apply such change to the covered data of an individual
4	that was collected before the change takes effect without
5	obtaining the affirmative express consent of the individual
6	to the change.
7	SEC. 105. RIGHT TO DELETE.
8	(a) IN GENERAL.—A covered entity, upon the verified
9	request of an individual, shall—
10	(1) at the option of the individual—
11	(A) delete, or allow the individual to delete,
12	any information in the covered data of the indi-
13	vidual that is processed by the covered entity;
14	\mathbf{or}
15	(B) take action to disable or mask the
16	identification of the individual connected to any
17	information in the covered data of the indi-
18	vidual that is processed by the covered entity;
19	(2) inform any service provider or third party
20	to which the covered entity transferred such data of
21	the request of the individual under paragraph (1);
22	and
23	(3) direct the service provider or third party to
24	honor the request

1	(b) Service Providers and Third Parties.—In
2	the case of a service provider or third party that is in-
3	formed under paragraph (2) of subsection (a) and directed
4	to honor under paragraph (3) of such subsection the re-
5	quest of an individual under paragraph (1) of such sub-
6	section, the service provider or third party shall, in accord-
7	ance with the request, delete the information or take ac-
8	tion to disable or mask the identification of the individual.
9	SEC. 106. RIGHT TO CORRECT INACCURACIES.
10	(a) In General.—A covered entity, upon the verified
11	request of an individual, shall—
12	(1) correct, or allow the individual to correct,
13	inaccurate or incomplete information in the covered
14	data of the individual that is processed by the cov-
15	ered entity;
16	(2) inform any service provider or third party
17	to which the covered entity transferred such data of
18	the request of the individual under paragraph (1)
19	and of the corrected information; and
20	(3) direct the service provider or third party to
21	honor the request.
22	(b) Service Providers and Third Parties.—In
23	the case of a service provider or third party that is in-
24	formed under paragraph (2) of subsection (a) and directed
25	to honor under paragraph (3) of such subsection the re-

1	quest of an individual under paragraph (1) of such sub-
2	section, the service provider or third party shall, in accord-
3	ance with the request, correct the information.
4	SEC. 107. RIGHT TO CONTROLS.
5	(a) Sense of Congress.—It is the sense of Con-
6	gress that—
7	(1) the term "privacy policy" is deceptive;
8	(2) such policies are in fact data collection poli-
9	cies; and
10	(3) covered data is the private property of the
11	individual about whom the data has been collected
12	and should be treated as such.
13	(b) REQUIREMENT FOR AFFIRMATIVE EXPRESS CON-
14	SENT FOR COLLECTION, PROCESSING, OR TRANSFER OF
15	COVERED DATA.—
16	(1) IN GENERAL.—A covered entity may not
17	collect, process, or transfer to a third party the cov-
18	ered data of an individual without obtaining the af-
19	firmative express consent of the individual to the col-
20	lection, processing, or transfer through a process es-
21	tablished under the rule issued by the Commission
22	under paragraph (3).
23	(2) RIGHT TO WITHDRAW AFFIRMATIVE EX-
24	PRESS CONSENT.—A covered entity shall permit an
25	individual to withdraw the affirmative express con-

1	sent of the individual to the collection, processing, or
2	transfer to a third party of the covered data of the
3	individual through a process established under the
4	rule issued by the Commission under paragraph (3)
5	(3) Rulemaking.—
6	(A) IN GENERAL.—Not later than 1 year
7	after the date of the enactment of this Act, the
8	Commission shall issue a rule under section 553
9	of title 5, United States Code, establishing one
10	or more acceptable processes for a covered enti-
11	ty to follow in requesting the affirmative ex-
12	press consent of an individual to the collection
13	processing, or transfer of the covered data of
14	the individual and in permitting an individual
15	to withdraw such consent.
16	(B) REQUIREMENTS.—The processes es-
17	tablished by the Commission under subpara-
18	graph (A) shall—
19	(i) include clear and conspicuous re-
20	quests for affirmative express consent and
21	consumer-friendly mechanisms to allow an
22	individual to provide and withdraw affirm-
23	ative express consent;
24	(ii) allow an individual to provide and
25	withdraw affirmative express consent—

1	(I) for the collection, processing,
2	or transfer of some or all (at the op-
3	tion of the individual) of the covered
4	data of the individual; and
5	(II) for the transfer of the cov-
6	ered data of the individual to some or
7	all (at the option of the individual)
8	third parties;
9	(iii) allow an individual to view the
10	status of affirmative express consent pro-
11	vided or withdrawn;
12	(iv) be privacy protective; and
13	(v) be informed by the Commission's
14	experience developing and implementing
15	the National Do Not Call Registry.
16	SEC. 108. RIGHT TO DATA MINIMIZATION.
17	(a) In General.—A covered entity may not collect,
18	process, or transfer the covered data of an individual be-
19	yond what is reasonably necessary, proportionate, and lim-
20	ited to the purposes for which the individual provides af-
21	firmative express consent to the collection, processing, or
22	transfer.
23	(b) Rule of Construction.—Nothing in sub-
24	section (a) may be construed to authorize any collection,

1	processing, or transfer of covered data that is prohibited
2	by any other provision of this title.
3	SEC. 109. RIGHT TO DATA SECURITY.
4	(a) In General.—A covered entity shall establish,
5	implement, and maintain reasonable data security prac-
6	tices to protect the confidentiality, integrity, and accessi-
7	bility of covered data. Such data security practices shall
8	be appropriate to the volume and nature of the covered
9	data at issue.
0	(b) Specific Requirements.—Data security prac-
1	tices required under subsection (a) shall include, at a min-
2	imum, the following:
3	(1) Assess vulnerabilities.—Identifying
4	and assessing any reasonably foreseeable risks to,
5	and vulnerabilities in, each system maintained by
6	the covered entity that collects, processes, or trans-
7	fers covered data, including unauthorized access to
8	or risks to covered data, human vulnerabilities, ac-
9	cess rights, and use of service providers. Such activi-
20	ties shall include a plan to receive and respond to
21	unsolicited reports of vulnerabilities by entities and
22	individuals.
23	(2) Preventive and correction action.—
24	Taking preventive and corrective action to mitigate

any risks or vulnerabilities to covered data identified

25

1	by the covered entity, which may include imple-
2	menting administrative, technical, or physical safe-
3	guards or changes to data security practices or the
4	architecture, installation, or implementation of net-
5	work or operating software.
6	(3) Information retention and dis-
7	POSAL.—Deleting covered data that is required to be
8	deleted or is no longer necessary for the purpose for
9	which the data was collected unless the individual to
10	whom the data relates provides affirmative express
11	consent to the retention of the data. Such process
12	shall include data hygiene practices to ensure ongo-
13	ing compliance with this paragraph.
14	(4) Comprehensive data security pro-
15	GRAM.—Implementation of a comprehensive data se-
16	curity program, including—
17	(A) designation of an employee responsible
18	for data security;
19	(B) training for all employees with access
20	to covered data on how to safeguard covered
21	data and protect individual privacy, and updat-
22	ing that training as necessary; and
23	(C) due diligence with regard to the data
24	security practices of service providers to which
25	the covered entity transfers covered data.

1	SEC. 110. PROHIBITION OF SERVICE OFFERS CONDITIONED
2	ON WAIVERS OF PRIVACY RIGHTS.
3	A covered entity may not—
4	(1) condition, or effectively condition, provision
5	of the service on agreement by an individual to
6	waive privacy rights guaranteed by law or regula-
7	tion, including this title; or
8	(2) terminate the service or otherwise refuse to
9	provide the service as a direct or indirect con-
10	sequence of the refusal of a user to waive any pri-
11	vacy rights described in this title.
12	SEC. 111. SCOPE OF COVERAGE.
13	(a) General Exceptions.—Notwithstanding any
14	other provision of this title, a covered entity may collect,
15	process, or transfer covered data for any of the following
16	purposes, if the collection, processing, or transfer is rea-
17	sonably necessary, proportionate, and limited to such pur-
18	pose:
19	(1) To initiate or complete a transaction or to
20	fulfill an order or provide a service specifically re-
21	quested by an individual, including associated rou-
22	tine administrative activities such as billing, ship-
23	ping, financial reporting, and accounting.
24	(2) To perform internal system maintenance,
25	diagnostics, product or service management, inven-
26	tory management, or network management.

1	(3) To prevent, detect, or respond to a security
2	incident or trespassing, provide a secure environ-
3	ment, or maintain the safety and security of a prod-
4	uct, service, or individual.
5	(4) To protect against malicious, deceptive,
6	fraudulent, or illegal activity.
7	(5) To comply with a legal obligation or the es-
8	tablishment, exercise, analysis, or defense of legal
9	claims or rights, or as required or specifically au-
10	thorized by law.
11	(6) To comply with a civil, criminal, or regu-
12	latory inquiry, investigation, subpoena, or summons
13	by an Executive agency.
14	(7) To cooperate with an Executive agency or
15	a law enforcement official acting under the authority
16	of an Executive or State agency concerning conduct
17	or activity that the Executive agency or law enforce-
18	ment official reasonably and in good faith believes
19	may violate Federal, State, or local law, or pose a
20	threat to public safety or national security.
21	(8) To address risks to the safety of an indi-
22	vidual or group of individuals, or to ensure customer
23	safety, including by authenticating individuals in
24	order to provide access to large venues open to the
25	public.

1	(9) To effectuate a product recall pursuant to
2	Federal or State law.
3	(10) To conduct public or peer-reviewed sci-
4	entific, historical, or statistical research that—
5	(A) is in the public interest;
6	(B) adheres to all applicable ethics and
7	privacy laws; and
8	(C) is approved, monitored, and governed
9	by an institutional review board or other over-
10	sight entity that meets standards promulgated
11	by the Commission pursuant to section 553 of
12	title 5, United States Code.
13	(11) To transfer covered data to a service pro-
14	vider.
15	(12) For a purpose identified by the Commis-
16	sion pursuant to a regulation promulgated under
17	subsection (b).
18	(b) Additional Purposes.—The Commission may
19	promulgate regulations under section 553 of title 5,
20	United States Code, identifying additional purposes for
21	which a covered entity may collect, process, or transfer
22	covered data and protect individual rights to data privacy
23	in accordance with this title.

1	SEC. 112. SMALL BUSINESS EXCEPTION.
2	Sections 103, 104, 105, and 106 do not apply in the
3	case of a person who can establish that, for the 3 pre-
4	ceding calendar years (or for the period during which the
5	person has been in existence if such period is less than
6	3 years)—
7	(1) the average annual gross revenues of the
8	person did not exceed \$50,000,000;
9	(2) on average, the person annually processed
10	the covered data of less than 1,000,000 individuals;
11	(3) the person never employed more than 500
12	individuals at any one time; and
13	(4) the person derived less than 50 percent of
14	the revenues of the person from transferring covered
15	data.
16	SEC. 113. APPLICATION AND ENFORCEMENT.
17	(a) General Application.—The requirements of
18	this title apply, according to their terms, to—
19	(1) those persons, partnerships, and corpora-
20	tions over which the Commission has authority pur-
21	suant to section 5(a)(2) of the Federal Trade Com-
22	mission Act (15 U.S.C. 45(a)(2)); and
23	(2) notwithstanding sections 4 and $5(a)(2)$ of
24	such Act (15 U.S.C. 44; 45(a)(2))—
25	(A) common carriers described in such sec-
26	tion $5(a)(2)$; and

1	(B) organizations not organized to carry
2	on business for their own profit or that of their
3	members.
4	(b) Enforcement by the Commission.—
5	(1) In general.—Except as otherwise pro-
6	vided, this title and the regulations prescribed under
7	this title shall be enforced by the Commission under
8	the Federal Trade Commission Act (15 U.S.C. 41 et
9	seq.).
10	(2) Unfair or deceptive acts or prac-
11	TICES.—A violation of this title or a regulation pre-
12	scribed under this title shall be treated as a violation
13	of a rule defining an unfair or deceptive act or prac-
14	tice prescribed under section 18(a)(1)(B) of the Fed-
15	eral Trade Commission Act (15 U.S.C.
16	57a(a)(1)(B)).
17	(3) ACTIONS BY THE COMMISSION.—
18	(A) IN GENERAL.—Except as provided in
19	subparagraph (B) and subsection (a), the Com-
20	mission shall prevent any person from violating
21	this title or a regulation prescribed under this
22	title in the same manner, by the same means,
23	and with the same jurisdiction, powers, and du-
24	ties as though all applicable terms and provi-
25	sions of the Federal Trade Commission Act (15

1	Ţ	U.S.C. 41 et seq.) were incorporated into and
2	r	made a part of this title, and any person who
3		violates this title or a regulation prescribed
4	τ	under this title shall be subject to the penalties
5	8	and entitled to the privileges and immunities
6	ŗ	provided in the Federal Trade Commission Act.
7		(B) Penalties.—
8		(i) IN GENERAL.—Notwithstanding
9		section 5(m) of the Federal Trade Com-
10		mission Act (15 U.S.C. 45(m)), a civil pen-
11		alty recovered for a violation of this title or
12		a regulation prescribed under this title
13		may be in excess of the amounts provided
14		for in that section, if such penalty meets
15		the requirements of this subparagraph.
16		(ii) Penalty for negligent viola-
17		TION.—In the case of a person who neg-
18		ligently violates this title or a regulation
19		prescribed under this title, such person
20		shall be liable for a civil penalty that does
21		not exceed \$50 for every individual af-
22		fected by such violation for every day dur-
23		ing which the person is in violation of this
24		title or such regulation as described in this
25		clause.

1	(iii) Penalty for willful or
2	RECKLESS VIOLATION.—In the case of a
3	person who willfully or recklessly violates
4	this title or a regulation prescribed under
5	this title, such person shall be liable for a
6	civil penalty that—
7	(I) is not less than \$100,000;
8	and
9	(II) does not exceed \$1,000 for
10	every individual affected by such vio-
11	lation for every day during which the
12	person is in violation of this title or
13	such regulation as described in this
14	clause.
15	(c) Enforcement by State Attorneys Gen-
16	ERAL.—
17	(1) IN GENERAL.—
18	(A) CIVIL ACTIONS.—In any case in which
19	the attorney general of a State has reason to
20	believe that an interest of the residents of that
21	State has been or is threatened or adversely af-
22	fected by the engagement of any person in an
23	act or practice that violates this title or a regu-
24	lation prescribed under this title, the State, as
25	parens patriae, may bring a civil action on be-

1	half of the residents of the State in a district
2	court of the United States or a State court of
3	appropriate jurisdiction to—
4	(i) enjoin that act or practice;
5	(ii) enforce compliance with this titl
6	or such regulation;
7	(iii) obtain damages, statutory dam
8	ages in the same amount as the penaltie
9	that the Commission may obtain under
10	section 5(m) of the Federal Trade Com
11	mission Act (15 U.S.C. 45(m)) and sub
12	section (b)(3)(B) of this section, restitu
13	tion, or other compensation on behalf of
14	residents of the State; or
15	(iv) obtain such other relief as th
16	court may consider to be appropriate.
17	(B) Notice.—
18	(i) IN GENERAL.—Before filing an ac
19	tion under subparagraph (A), the attorne
20	general of the State involved shall provid
21	to the Commission—
22	(I) written notice of that action
23	and
24	(II) a copy of the complaint fo
25	that action.

1		(ii) Exemption.—
2		(I) IN GENERAL.—Clause (i)
3		does not apply with respect to the fil-
4		ing of an action by an attorney gen-
5		eral of a State under this paragraph
6		if the attorney general of the State
7		determines that it is not feasible to
8		provide the notice described in that
9		clause before the filing of the action.
10		(II) NOTIFICATION.—In an ac-
11		tion described in subclause (I), the at-
12		torney general of a State shall provide
13		notice and a copy of the complaint to
14		the Commission at the same time as
15	F (2)	the attorney general files the action.
16	(2)	Intervention.—
17		(A) IN GENERAL.—On receiving notice
18	und	er paragraph (1)(B), the Commission shall
19	have	e the right to intervene in the action that is
20	the	subject of the notice.
21		(B) EFFECT OF INTERVENTION.—If the
22	Con	nmission intervenes in an action under para-
23	grap	oh (1), it shall have the right—
24		(i) to be heard with respect to any
25		matter that arises in that action; and

1	(ii) to file a petition for appeal.
2	(3) Construction.—For purposes of bringing
3	any civil action under paragraph (1), nothing in thi
4	title shall be construed to prevent an attorney gen
5	eral of a State from exercising the powers conferred
6	on the attorney general by the laws of that Stat
7	to—
8	(A) conduct investigations;
9	(B) administer oaths or affirmations; or
10	(C) compel the attendance of witnesses o
11	the production of documentary and other evi
12	dence.
13	(4) Actions by the commission.—In an
14	case in which an action is instituted by or on behal
15	of the Commission for violation of this title or a reg
16	ulation prescribed under this title, no State may
17	during the pendency of that action, institute an ac
18	tion under paragraph (1) against any defendan
19	named in the complaint in the action instituted by
20	or on behalf of the Commission for that violation.
21	(5) Venue; service of process.—
22	(A) VENUE.—Any action brought under
23	paragraph (1) may be brought in—
24	(i) a district court of the United
25	States that meets applicable requirement

1	relating to venue under section 1391 of
2	title 28, United States Code; or
3	(ii) a State court of competent juris-
4	diction.
5	(B) Service of Process.—In an action
6	brought under paragraph (1) in a district court
7	of the United States, process may be served
8	wherever the defendant—
9	(i) is an inhabitant; or
10	(ii) may be found.
11	SEC. 114. STATE PRIVACY PROTECTIONS.
12	Nothing in this title shall preempt any State law, reg-
13	ulation, or other requirement having the force or effect
14	of law that is more protective of the privacy of individuals
15	than the requirements of this title.
16	SEC. 115. SEVERABILITY.
17	If any provision of this title or the application of a
18	provision of this title to any person or circumstance is held
19	to be invalid or unconstitutional, the remainder of this
20	title, or the application of such provision to any other per-
21	son or circumstance, shall not be affected.
22	SEC. 116. DEFINITIONS.
23	In this title:
24	(1) Affirmative express consent.—

1	(A) IN GENERAL.—The term "affirmative
2	express consent" means an affirmative act by
3	an individual that clearly communicates the in-
4	dividual's authorization for an act or practice,
5	in response to a specific request that meets the
6	requirements of subparagraph (B).
7	(B) REQUEST REQUIREMENTS.—The re-
8	quirements of this subparagraph with respect to
9	a request from a covered entity to an individual
10	are the following:
11	(i) The request is provided to the indi-
12	vidual in a standalone disclosure.
13	(ii) The request includes a description
14	of each act or practice for which the indi-
15	vidual's consent is sought and—
16	(I) clearly distinguishes between
17	an act or practice which is necessary
18	to fulfill a request of the individual
19	and an act or practice which is for an-
20	other purpose; and
21	(II) is written in easy-to-under-
22	stand language and includes a promi-
23	nent heading that would enable a rea-
24	sonable individual to identify and un-
25	derstand the act or practice.

1 (iii) The request clearly explains the
2 individual's applicable rights related to
3 consent.
4 (C) Express consent required.—A
5 covered entity may not infer that an individual
6 has provided affirmative express consent to an
7 act or practice from the inaction of the indi-
8 vidual or the individual's continued use of a
9 service or product provided by the covered enti-
10 ty.
11 (D) PRIOR CONSENT REQUIRED.—In the
case of any requirement of this title for a cov-
ered entity to obtain affirmative express consent
for an act or practice, the covered entity shall
obtain such consent before engaging in the act
or practice.
17 (2) COLLECT; COLLECTION.—The terms "col-
lect" and "collection" mean, with respect to the cov-
19 ered data of an individual, buying, renting, gath-
ering, obtaining, receiving, accessing, or otherwise
21 acquiring such data by any means, including by pas-
sively or actively observing the individual's behavior.
23 (3) COMMISSION.—The term "Commission"
24 means the Federal Trade Commission.

1		(4) CONNECTED DEVICE.—The term "con-
2	nect	ted device" means a physical object that—
3		(A) is capable of connecting to the inter-
4		net, either directly or indirectly through a net-
5		work, to communicate information at the direc-
6		tion of an individual; and
7		(B) has computer processing capabilities
8		for collecting, sending, receiving, or analyzing
9		data.
10		(5) Control.—The term "control" means,
11	with	respect to an entity—
12		(A) ownership of, or the power to vote,
13		more than 50 percent of the outstanding shares
14		of any class of voting security of the entity;
15		(B) control in any manner over the election
16		of a majority of the directors of the entity (or
17		of individuals exercising similar functions); or
18		(C) the power to exercise a controlling in-
19		fluence over the management of the entity.
20		(6) Covered Data.—
21		(A) IN GENERAL.—The term "covered
22		data" means information that identifies or is
23		linked or reasonably linkable to an individual or
24		a connected device that is linked or reasonably
25		linkable to an individual.

1	(B) LINKED OR REASONABLY LINKABLE.—
2	For purposes of subparagraph (A), information
3	held by a covered entity is linked or reasonably
4	linkable to an individual or a connected device
5	if, as a practical matter, it can be used on its
6	own or in combination with other information
7	held by, or readily accessible to, the covered en-
8	tity to identify such individual or such device.
9	(C) Exclusions.—Such term does not in-
10	clude—
11	(i) aggregated data;
12	(ii) de-identified data;
13	(iii) data of an individual processed by
14	the covered entity in the capacity of the
15	covered entity as the employer of the indi-
16	vidual; or
17	(iv) publicly available information.
18	(7) COVERED ENTITY.—The term "covered en-
19	tity" means any person who—
20	(A) collects, processes, or transfers covered
21	data; and
22	(B) determines the purposes and means of
23	such collection, processing, or transfer.
24	(8) COVERED INTERNET PLATFORM.—

1	(A) IN GENERAL.—The term "covered
2	internet platform" means any public-facing
3	website, internet application, or mobile applica-
4	tion, including a social network site, video shar-
5	ing service, search engine, or content aggrega-
6	tion service.
7	(B) EXCLUSION.—Such term does not in-
8	clude a platform that is operated for the sole
9	purpose of conducting research that is not con-
10	ducted for profit, either directly or indirectly.
11	(9) Delete.—The term "delete" means to re-
12	move or destroy information such that it is not
13	maintained in human or machine-readable form and
14	cannot be retrieved or utilized in such form in the
15	normal course of business.
16	(10) EXECUTIVE AGENCY.—The term "Execu-
17	tive agency" has the meaning given such term in
18	section 105 of title 5, United States Code.
19	(11) Individual.—The term "individual"
20	means a natural person residing in the United
21	States, however identified, including by any unique
22	identifier.
23	(12) MATERIAL.—The term "material" means,
24	with respect to an act, practice, or representation of
25	a covered entity (including a representation made by

1	the covered entity in a privacy policy or similar dis-
2	closure to individuals), that such act, practice, or
3	representation is likely to affect an individual's deci-
4	sion or conduct regarding a product or service.
5	(13) Process.—The term "process" means to
6	perform any operation or set of operations on cov-
7	ered data, including collection, analysis, organiza-
8	tion, structuring, retaining, using, transferring, or
9	otherwise handling covered data.
10	(14) Processing purpose.—The term "proc-
11	essing purpose" means an adequately specific and
12	granular reason for which a covered entity processes
13	covered data that clearly describes the processing ac-
14	tivity.
15	(15) Program.—The term "program" means
16	with respect to a covered internet platform, any pro-
17	gram that appears on the platform, including a pro-
18	gram that delivers advertisements to users of the
19	platform and a program used to log into the plat-
20	form.
21	(16) Publicly available information.—
22	The term "publicly available information" means in-
23	formation that is available to the general public, in-

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cluding—

1	(A) any information to which the source
2	allows access by anyone upon request; and
3	(B) any information that a covered entity
4	has a reasonable basis to believe is lawfully
5	made available to the general public from Fed-
6	eral, State, or local government records, widely
7	distributed media, or disclosures to the general
8	public that are required to be made by Federal,
9	State, or local law.
10	(17) RESEARCH.—The term "research" means
11	the scientific analysis of information, including cov-
12	ered data, by a covered entity or those with whom
13	the covered entity is cooperating or others acting at
14	the direction or on behalf of the covered entity, that
15	is conducted for the primary purpose of advancing
16	scientific knowledge and may be for the commercial
17	benefit of the covered entity.
18	(18) Second-Party operator.—The term
19	"second-party operator" means the operator of a
20	covered internet platform with which a user intends
21	to connect, but does not include the operator of a
22	program that appears on the platform (if the oper-
23	ator of the program is different from the operator
24	of the platform).

1	(19) Service Provider.—The term "service
2	provider" means, with respect to a set of covered
3	data, a covered entity that collects, processes, or
4	transfers such covered data for the purpose of per-
5	forming one or more services or functions on behalf
6	of, and at the direction of, another covered entity
7	that—
8	(A) is not related to the covered entity pro-
9	viding the service or function by common own-
10	ership or corporate control; and
11	(B) does not share common branding with
12	the covered entity providing the service or func-
13	tion.
14	(20) STATE.—The term "State" means each
15	State of the United States, the District of Columbia,
16	each commonwealth, territory, or possession of the
17	United States, and each federally recognized Indian
18	Tribe.
19	(21) Third party.—The term "third party"
20	means with respect to a set of covered data, a cov-
21	ered entity—
22	(A) that is not a service provider with re-
23	spect to such covered data; and
24	(B) that received such covered data from
25	another covered entity—

1	(i) that is not related to the covered
2	entity by common ownership or corporate
3	control; and
4	(ii) that does not share common
5	branding with the covered entity.
6	(22) Third-party operator.—The term
7	"third-party operator" means the operator of a pro-
8	gram that appears on a covered internet platform (if
9	the operator of the program is different from the op-
10	erator of the platform).
11	(23) Transfer.—The term "transfer" means,
12	with respect to covered data, to disclose, release,
13	share, disseminate, make available, or license such
14	data, in writing, electronically, or by any other
15	means, for consideration of any kind or for a com-
16	mercial purpose.
17	SEC. 117. EFFECTIVE DATE.
18	This title shall take effect on the date that is 6
19	months after the date of the enactment of this Act.
20	TITLE II—DO NOT TRACK
21	SEC. 201. SHORT TITLE.
22	This title may be cited as the "Do Not Track Act".
23	SEC. 202. ESTABLISHMENT OF DO NOT TRACK SYSTEM.
24	(a) IN GENERAL.—Not later than 6 months after the
25	date of the enactment of this Act, the Commission shall

implement and enforce a Do Not Track (DNT) system, including the program described in subsection (b), to protect consumers from unwanted online data harvesting and targeted advertising. 5 (b) Do Not Track Program.—As part of the Do Not Track system required under this section, the Commission shall designate the DNT signal and make avail-7 able on the public website of the Commission a simple pro-8 9 gram that— 10 (1) can be downloaded to any common con-11 nected device; 12 (2) sends the DNT signal to every covered 13 internet platform (except for a covered internet plat-14 form designated under paragraph (3)) to which the 15 device connects each time the device connects to the 16 platform; and 17 (3) permits the user of the device to designate 18 covered internet platforms to which the DNT signal 19 should not be sent, but does not exempt any covered 20 internet platform from receiving the signal if the 21 platform is not so designated. 22 (c) OTHER DO NOT TRACK SYSTEMS.—Nothing in this title may be construed to prohibit the operator of any web browser or similar interface or a connected device de-24 signer or manufacturer from offering a program that

1	sends the DNT signal to covered internet platforms, if the
2	program permits users to designate covered internet plat-
3	forms to which the DNT signal should not be sent.
4	(d) RULEMAKING AUTHORITY.—The Commission
5	may promulgate regulations, in accordance with section
6	553 of title 5, United States Code, to carry out this sec-
7	tion.
8	SEC. 203. DO NOT TRACK: REQUIREMENTS FOR OPERA-
9	TORS; PROHIBITED ACTS.
10	(a) Requirements.—
11	(1) SEARCH FOR DNT SIGNAL.—When a con-
12	nected device connects to a covered internet plat-
13	form—
14	(A) the second-party operator of the plat-
15	form shall ensure that the platform searches for
16	the DNT signal; and
17	(B) the third-party operator of any pro-
18	gram that appears on the platform shall ensure
19	that the program searches for the DNT signal.
20	(2) Mandatory notification.—
21	(A) In General.—Subject to subpara-
22	graph (B), if a second-party operator of a cov-
23	ered internet platform collects more data from
24	a user of the platform than is necessary to op-
2.5	erate the platform or if a third-party operator

1	of a program that appears on the platform col-
2	lects more data from a user of the platform
3	than is necessary to operate the platform, the
4	second-party operator or third-party operator,
5	respectively, shall, through a pop-up notifica-
6	tion, provide any user whose connected device is
7	not sending the DNT signal with—
8	(i) notice of the policy of the platform
9	or program of collecting data beyond what
10	is necessary to operate the platform;
11	(ii) notice of the protections from data
12	collection and targeted advertising avail-
13	able to users under this title;
14	(iii) notice that the user may, through
15	the public website of the Commission,
16	download the Do Not Track program de-
17	scribed in section 202(b), including a link
18	to such website; and
19	(iv) notice that the user may be able
20	to activate the DNT signal through the
21	user's device or browser.
22	(B) NUMBER AND TIMING.—A second-
23	party operator or third-party operator, respec-
24	tively, shall provide the notification required by
25	subparagraph (A)—

1	(i) the first time a connected device
2	connects to the covered internet platform;
3	and
4	(ii) unless the user of the connected
5	device opts out of receiving the notification
6	required by subparagraph (A), at least
7	every 30th time the connected device con-
8	nects to the covered internet platform.
9	(C) COLLECTION OF DATA FOR TARGETED
10	ADVERTISING.—For purposes of this para-
11	graph, the second-party operator of a covered
12	internet platform, or the third-party operator of
13	a program that appears on the platform, that
14	collects data for the purpose of designing or
15	displaying advertisements for targeted adver-
16	tising shall be considered to be collecting more
17	data than is necessary to operate the platform.
18	(b) Prohibition on Data Collection and Tar-
19	GETED ADVERTISING.—
20	(1) Second-party operators.—Subject to
21	paragraph (3), it shall be unlawful for a second-
22	party operator of a covered internet platform that
23	receives the DNT signal from the connected device
24	of a user to—

1	(A) collect any data (other than such data
2	as is necessary to operate the platform) from
3	the user;
4	(B) use any data collected from the user
5	for a secondary purpose, including for the pur-
6	pose of targeted advertising; or
7	(C) transfer any data collected from the
8	user to a third party, unless the user provides
9	affirmative express consent to the transfer of
10	data in a manner that demonstrates the user's
11	intent for the second-party operator to be an
12	intermediary between the user and the third
13	party.
14	(2) Third-party operators.—
15	(A) IN GENERAL.—It shall be unlawful for
16	a third-party operator of a program that re-
17	ceives the DNT signal from the connected de-
18	vice of a user of a covered internet platform on
19	which the program appears to collect any data
20	from the user, other than, subject to subpara-
21	graph (B), data collected for the purpose of
22	analyzing how or whether the user engaged
23	with the program.
24	(B) LIMITATIONS ON COLLECTION OF
25	DATA FOR ENGAGEMENT ANALYTICS.—Data

1	collected for the purpose of analyzing how or
2	whether the user engaged with the program, as
3	described in subparagraph (A)—
4	(i) may only be collected in a de-iden-
5	tified manner; and
6	(ii) may not be used to create or con-
7	tribute to a profile of the user.
8	(3) Exception for complementary serv-
9	ICES.—Notwithstanding paragraph (1), a second-
10	party operator of a covered internet platform may
11	collect additional data from a user beyond what is
12	necessary for the operation of the platform if the ad-
13	ditional data is necessary for the operation of a dif-
14	ferent covered internet platform that is—
15	(A) both owned and operated by the sec-
16	ond-party operator;
17	(B) designed to complement the covered
18	internet platform accessed by the user; and
19	(C) branded as a complementary covered
20	internet platform to the covered internet plat-
21	form accessed by the user.
22	(c) Interfering With Dnt Signal.—It shall be
23	unlawful for any person to—
24	(1) block or impede the ability of a covered
25	internet platform, or a program that appears on a

1	covered internet platform, to receive the DNT sig-
2	nal; or
3	(2) block or impede the ability of a connected
4	device to send the DNT signal.
5	(d) DISCRIMINATION BASED ON DNT PREF-
6	ERENCES.—It shall be unlawful for a second-party oper-
7	ator of a covered internet platform to—
8	(1) deny a user access to, or service from, the
9	platform on the basis of receiving the DNT signal
10	from the user; or
11	(2) provide a user from whom the platform re-
12	ceives the DNT signal with a different level of access
13	or service than the level of access or service provided
14	to a user from whom the platform does not receive
15	the DNT signal.
16	SEC. 204. SCOPE OF COVERAGE.
17	(a) General Exceptions.—Notwithstanding any
18	other provision of this title, a covered entity may collect,
19	process, or transfer covered data for any of the following
20	purposes, if the collection, processing, or transfer is rea-
21	sonably necessary, proportionate, and limited to such pur-
22	pose:
23	(1) To initiate or complete a transaction or to
24	fulfill an order or provide a service specifically re-
25	quested by an individual including associated rou-

1	tine administrative activities such as billing, ship-
2	ping, financial reporting, and accounting.
3	(2) To perform internal system maintenance,
4	diagnostics, product or service management, inven-
5	tory management, or network management.
6	(3) To prevent, detect, or respond to a security
7	incident or trespassing, provide a secure environ-
8	ment, or maintain the safety and security of a prod-
9	uct, service, or individual.
10	(4) To protect against malicious, deceptive,
11	fraudulent, or illegal activity.
12	(5) To comply with a legal obligation or the es-
13	tablishment, exercise, analysis, or defense of legal
14	claims or rights, or as required or specifically au-
15	thorized by law.
16	(6) To comply with a civil, criminal, or regu-
17	latory inquiry, investigation, subpoena, or summons
18	by an Executive agency.
19	(7) To cooperate with an Executive agency or
20	a law enforcement official acting under the authority
21	of an Executive or State agency concerning conduct
22	or activity that the Executive agency or law enforce-
23	ment official reasonably and in good faith believes
24	may violate Federal, State, or local law, or pose a

threat to public safety or national security.

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1	(8) To address risks to the safety of an indi-
2	vidual or group of individuals, or to ensure customer
3	safety, including by authenticating individuals in
4	order to provide access to large venues open to the
5	public.
6	(9) To effectuate a product recall pursuant to
7	Federal or State law.
8	(10) To conduct public or peer-reviewed sci-
9	entific, historical, or statistical research that—
10	(A) is in the public interest;
11	(B) adheres to all applicable ethics and
12	privacy laws; and
13	(C) is approved, monitored, and governed
14	by an institutional review board or other over-
15	sight entity that meets standards promulgated
16	by the Commission pursuant to section 553 of
17	title 5, United States Code.
18	(11) To transfer covered data to a service pro-
19	vider.
20	(12) For a purpose identified by the Commis-
21	sion pursuant to a regulation promulgated under
22	subsection (b).
23	(b) Additional Purposes.—The Commission may
24	promulgate regulations under section 553 of title 5,
25	United States Code, identifying additional purposes for

1	which a covered entity may collect, process, or transfer
2	covered data and protect individual rights to data privacy
3	in accordance with this title.
4	SEC. 205. APPLICATION AND ENFORCEMENT.
5	(a) General Application.—The requirements of
6	this title apply, according to their terms, to—
7	(1) those persons, partnerships, and corpora-
8	tions over which the Commission has authority pur-
9	suant to section 5(a)(2) of the Federal Trade Com-
10	mission Act (15 U.S.C. 45(a)(2)); and
11	(2) notwithstanding sections 4 and 5(a)(2) of
12	such Act (15 U.S.C. 44; 45(a)(2))—
13	(A) common carriers described in such sec-
14	tion $5(a)(2)$; and
15	(B) organizations not organized to carry
16	on business for their own profit or that of their
17	members.
18	(b) Enforcement by the Commission.—
19	(1) In general.—Except as otherwise pro-
20	vided, this title and the regulations prescribed under
21	this title shall be enforced by the Commission under
22	the Federal Trade Commission Act (15 U.S.C. 41 et
23	seq.).
24	(2) Unfair or deceptive acts or prac-
25	TICES.—A violation of this title or a regulation pre-

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1	scribed under this title shall be treated as a violation
2	of a rule defining an unfair or deceptive act or prac-
3	tice prescribed under section $18(a)(1)(B)$ of the Fed-
4	eral Trade Commission Act (15 U.S.C.
5	57a(a)(1)(B)).
6	(3) ACTIONS BY THE COMMISSION.—
7	(A) IN GENERAL.—Except as provided in
8	subparagraph (B) and subsection (a), the Com-
9	mission shall prevent any person from violating
10	this title or a regulation prescribed under this
11	title in the same manner, by the same means,
12	and with the same jurisdiction, powers, and du-
13	ties as though all applicable terms and provi-
14	sions of the Federal Trade Commission Act (15
15	U.S.C. 41 et seq.) were incorporated into and
16	made a part of this title, and any person who
17	violates this title or a regulation prescribed
18	under this title shall be subject to the penalties
19	and entitled to the privileges and immunities
20	provided in the Federal Trade Commission Act.
21	(B) Penalties.—
22	(i) IN GENERAL.—Notwithstanding
23	section 5(m) of the Federal Trade Com-
24	mission Act (15 U.S.C. 45(m)), a civil pen-
25	alty recovered for a violation of this title or

1	a regulation prescribed under this title
2	may be in excess of the amounts provided
3	for in that section, if such penalty meets
4	the requirements of this subparagraph.
5	(ii) Penalty for negligent viola-
6	TION.—In the case of a person who neg-
7	ligently violates this title or a regulation
8	prescribed under this title, such person
9	shall be liable for a civil penalty that does
10	not exceed \$50 for every individual af-
11	fected by such violation for every day dur-
12	ing which the person is in violation of this
13	title or such regulation as described in this
14	clause.
15	(iii) Penalty for Willful or
16	RECKLESS VIOLATION.—In the case of a
17	person who willfully or recklessly violates
18	this title or a regulation prescribed under
19	this title, such person shall be liable for a
20	civil penalty that—
21	(I) is not less than \$100,000;
22	and
23	(II) does not exceed \$1,000 for
24	every individual affected by such vio-
25	lation for every day during which the

1		person is in violation of this title or
2		such regulation as described in this
3		clause.
4	(c)	ENFORCEMENT BY STATE ATTORNEYS GEN-
5	ERAL.—	
6		(1) IN GENERAL.—
7		(A) CIVIL ACTIONS.—In any case in which
8		the attorney general of a State has reason to
9		believe that an interest of the residents of that
10		State has been or is threatened or adversely af-
11		fected by the engagement of any person in an
12		act or practice that violates this title or a regu-
13		lation prescribed under this title, the State, as
14		parens patriae, may bring a civil action on be-
15		half of the residents of the State in a district
16		court of the United States or a State court of
17		appropriate jurisdiction to—
18		(i) enjoin that act or practice;
19		(ii) enforce compliance with this title
20		or such regulation;
21		(iii) obtain damages, statutory dam-
22		ages in the same amount as the penalties
23		that the Commission may obtain under
24		section 5(m) of the Federal Trade Com-
25		mission Act (15 U.S.C. 45(m)) and sub-

1	section (b)(3)(B) of this section, restitu-
2	tion, or other compensation on behalf of
3	residents of the State; or
4	(iv) obtain such other relief as the
5	court may consider to be appropriate.
6	(B) Notice.—
7	(i) IN GENERAL.—Before filing an ac-
8	tion under subparagraph (A), the attorney
9	general of the State involved shall provide
10	to the Commission—
11	(I) written notice of that action;
12	and
13	(II) a copy of the complaint for
14	that action.
15	(ii) Exemption.—
16	(I) IN GENERAL.—Clause (i)
17	does not apply with respect to the fil-
18	ing of an action by an attorney gen-
19	eral of a State under this paragraph
20	if the attorney general of the State
21	determines that it is not feasible to
22	provide the notice described in that
23	clause before the filing of the action.
24	(II) NOTIFICATION.—In an ac-
25	tion described in subclause (I), the at-

1	torney general of a State shall provide
2	notice and a copy of the complaint to
3	the Commission at the same time as
4	the attorney general files the action.
5	(2) Intervention.—
6	(A) IN GENERAL.—On receiving notice
7	under paragraph (1)(B), the Commission shall
8	have the right to intervene in the action that is
9	the subject of the notice.
10	(B) EFFECT OF INTERVENTION.—If the
11	Commission intervenes in an action under para-
12	graph (1), it shall have the right—
13	(i) to be heard with respect to any
14	matter that arises in that action; and
15	(ii) to file a petition for appeal.
16	(3) Construction.—For purposes of bringing
17	any civil action under paragraph (1), nothing in this
18	title shall be construed to prevent an attorney gen-
19	eral of a State from exercising the powers conferred
20	on the attorney general by the laws of that State
21	to—
22	(A) conduct investigations;
23	(B) administer oaths or affirmations: or

1	(C) compel the attendance of witnesses or
2	the production of documentary and other evi-
3	dence.
4	(4) Actions by the commission.—In any
5	case in which an action is instituted by or on behalf
6	of the Commission for violation of this title or a reg-
7	ulation prescribed under this title, no State may,
8	during the pendency of that action, institute an ac-
9	tion under paragraph (1) against any defendant
10	named in the complaint in the action instituted by
11	or on behalf of the Commission for that violation.
12	(5) Venue; service of process.—
13	(A) Venue.—Any action brought under
14	paragraph (1) may be brought in—
15	(i) a district court of the United
16	States that meets applicable requirements
17	relating to venue under section 1391 of
18	title 28, United States Code; or
19	(ii) a State court of competent juris-
20	diction.
21	(B) Service of Process.—In an action
22	brought under paragraph (1) in a district court
23	of the United States, process may be served
24	wherever the defendant—
25	(i) is an inhabitant; or

1	(ii) may be found.
2	SEC. 206. STATE PRIVACY PROTECTIONS.
3	Nothing in this title shall preempt any State law, reg-
4	ulation, or other requirement having the force or effect
5	of law that is more protective of the privacy of individuals
6	than the requirements of this title.
7	SEC. 207. SEVERABILITY.
8	If any provision of this title or the application of a
9	provision of this title to any person or circumstance is held
10	to be invalid or unconstitutional, the remainder of this
11	title, or the application of such provision to any other per-
12	son or circumstance, shall not be affected.
13	SEC. 208. DEFINITIONS.
14	In this title:
15	(1) Affirmative express consent.—
16	(A) In general.—The term "affirmative
17	express consent" means an affirmative act by
18	an individual that clearly communicates the in-
19	dividual's authorization for an act or practice,
20	in response to a specific request that meets the
21	requirements of subparagraph (B).
22	(B) REQUEST REQUIREMENTS.—The re-
23	quirements of this subparagraph with respect to
24	a request from a covered entity to an individual
25	are the following:

1	(i) The request is provided to the indi-
2	vidual in a standalone disclosure.
3	(ii) The request includes a description
4	of each act or practice for which the indi-
5	vidual's consent is sought and—
6	(I) clearly distinguishes between
7	an act or practice which is necessary
8	to fulfill a request of the individual
9	and an act or practice which is for an-
10	other purpose; and
11	(II) is written in easy-to-under-
12	stand language and includes a promi-
13	nent heading that would enable a rea-
14	sonable individual to identify and un-
15	derstand the act or practice.
16	(iii) The request clearly explains the
17	individual's applicable rights related to
18	consent.
19	(C) Express consent required.—A
20	covered entity may not infer that an individual
21	has provided affirmative express consent to an
22	act or practice from the inaction of the indi-
23	vidual or the individual's continued use of a
24	service or product provided by the covered enti-
25	ty.

1	(D) Prior consent required.—In the
2	case of any requirement of this title for a cov-
3	ered entity to obtain affirmative express consent
4	for an act or practice, the covered entity shall
5	obtain such consent before engaging in the act
6	or practice.
7	(2) Collect; collection.—The terms "col-
8	lect" and "collection" mean, with respect to the cov-
9	ered data of an individual, buying, renting, gath-
10	ering, obtaining, receiving, accessing, or otherwise
11	acquiring such data by any means, including by pas-
12	sively or actively observing the individual's behavior.
13	(3) Commission.—The term "Commission"
14	means the Federal Trade Commission.
15	(4) CONNECTED DEVICE.—The term "con-
16	nected device" means a physical object that—
17	(A) is capable of connecting to the inter-
18	net, either directly or indirectly through a net-
19	work, to communicate information at the direc-
20	tion of an individual; and
21	(B) has computer processing capabilities
22	for collecting, sending, receiving, or analyzing
23	data.
24	(5) Control.—The term "control" means,
25	with respect to an entity—

1	(A) ownership of, or the power to vote,
2	more than 50 percent of the outstanding shares
3	of any class of voting security of the entity;
4	(B) control in any manner over the election
5	of a majority of the directors of the entity (or
6	of individuals exercising similar functions); or
7	(C) the power to exercise a controlling in-
8	fluence over the management of the entity.
9	(6) Covered Data.—
10	(A) IN GENERAL.—The term "covered
11	data" means information that identifies or is
12	linked or reasonably linkable to an individual or
13	a connected device that is linked or reasonably
14	linkable to an individual.
15	(B) LINKED OR REASONABLY LINKABLE.—
16	For purposes of subparagraph (A), information
17	held by a covered entity is linked or reasonably
18	linkable to an individual or a connected device
19	if, as a practical matter, it can be used on its
20	own or in combination with other information
21	held by, or readily accessible to, the covered en-
22	tity to identify such individual or such device.
23	(C) Exclusions.—Such term does not in-
24	clude—
25	(i) aggregated data;

1	(ii) de-identified data;
2	(iii) data of an individual processed by
3	the covered entity in the capacity of the
4	covered entity as the employer of the indi-
5	vidual; or
6	(iv) publicly available information.
7	(7) COVERED ENTITY.—The term "covered en-
8	tity" means any person who—
9	(A) collects, processes, or transfers covered
10	data; and
11	(B) determines the purposes and means of
12	such collection, processing, or transfer.
13	(8) COVERED INTERNET PLATFORM.—
14	(A) IN GENERAL.—The term "covered
15	internet platform" means any public-facing
16	website, internet application, or mobile applica-
17	tion, including a social network site, video shar-
18	ing service, search engine, or content aggrega-
19	tion service.
20	(B) Exclusion.—Such term does not in-
21	clude a platform that is operated for the sole
22	purpose of conducting research that is not con-
23	ducted for profit, either directly or indirectly.
24	(9) DNT SIGNAL.—The term "DNT signal"
25	means a signal sent by a connected device, such as

1	the hypertext transfer protocol developed by the
2	World Wide Web Consortium Working Group on
3	Tracking Preference Expression, that is designated
4	by the Commission for purposes of the Do Not
5	Track program required under section 202(b).
6	(10) EXECUTIVE AGENCY.—The term "Execu-
7	tive agency" has the meaning given such term in
8	section 105 of title 5, United States Code.
9	(11) Individual.—The term "individual"
10	means a natural person residing in the United
11	States, however identified, including by any unique
12	identifier.
13	(12) Process.—The term "process" means to
14	perform any operation or set of operations on cov-
15	ered data, including collection, analysis, organiza-
16	tion, structuring, retaining, using, transferring, or
17	otherwise handling covered data.
18	(13) Program.—The term "program" means,
19	with respect to a covered internet platform, any pro-
20	gram that appears on the platform, including a pro-
21	gram that delivers advertisements to users of the
22	platform and a program used to log into the plat-
23	form.
24	(14) Publicly available information.—
25	The term "publicly available information" means in-

1	formation that is available to the general public, in-
2	cluding—
3	(A) any information to which the source
4	allows access by anyone upon request; and
5	(B) any information that a covered entity
6	has a reasonable basis to believe is lawfully
7	made available to the general public from Fed-
8	eral, State, or local government records, widely
9	distributed media, or disclosures to the general
10	public that are required to be made by Federal
11	State, or local law.
12	(15) Research.—The term "research" means
13	the scientific analysis of information, including cov-
14	ered data, by a covered entity or those with whom
15	the covered entity is cooperating or others acting at
16	the direction or on behalf of the covered entity, that
17	is conducted for the primary purpose of advancing
18	scientific knowledge and may be for the commercial
19	benefit of the covered entity.
20	(16) SECOND-PARTY OPERATOR.—The term
21	"second-party operator" means the operator of a
22	covered internet platform with which a user intends
23	to connect, but does not include the operator of a
24	program that appears on the platform (if the oper-

1	ator of the program is different from the operator
2	of the platform).
3	(17) Service Provider.—The term "service
4	provider" means, with respect to a set of covered
5	data, a covered entity that collects, processes, or
6	transfers such covered data for the purpose of per-
7	forming one or more services or functions on behalf
8	of, and at the direction of, another covered entity
9	that—
10	(A) is not related to the covered entity pro-
11	viding the service or function by common own-
12	ership or corporate control; and
13	(B) does not share common branding with
14	the covered entity providing the service or func-
15	tion.
16	(18) STATE.—The term "State" means each
17	State of the United States, the District of Columbia,
18	each commonwealth, territory, or possession of the
19	United States, and each federally recognized Indian
20	Tribe.
21	(19) Targeted advertising.—
22	(A) IN GENERAL.—The term "targeted ad-
23	vertising" means a form of advertising in which
24	advertisements are displayed to a user based on
25	the user's traits information from a profile

1	about the user that is created for the purpose
2	of selling advertisements, or the user's previous
3	online or offline behavior.
4	(B) LIMITATION.—Such term does not in-
5	clude contextual advertising, including—
6	(i) advertising that is directed to a
7	user based on the content of the covered
8	internet platform that the user is con-
9	nected to; or
10	(ii) advertising that is directed to a
11	user by the second-party operator of a cov-
12	ered internet platform, or by the third-
13	party operator of a program that appears
14	on the platform, based on the search terms
15	that the user used to arrive at the plat-
16	form.
17	(20) Third party.—The term "third party"
18	means with respect to a set of covered data, a cov-
19	ered entity—
20	(A) that is not a service provider with re-
21	spect to such covered data; and
22	(B) that received such covered data from
23	another covered entity—

1	(i) that is not related to the covered
2	entity by common ownership or corporate
3	control; and
4	(ii) that does not share common
5	branding with the covered entity.
6	(21) Third-party operator.—The term
7	"third-party operator" means the operator of a pro-
8	gram that appears on a covered internet platform (if
9	the operator of the program is different from the op-
10	erator of the platform).
11	(22) Transfer.—The term "transfer" means,
12	with respect to covered data, to disclose, release,
13	share, disseminate, make available, or license such
14	data, in writing, electronically, or by any other
15	means, for consideration of any kind or for a com-
16	mercial purpose.
17	SEC. 209. EFFECTIVE DATE.
18	This title shall take effect on the date that is 6
19	months after the date of the enactment of this Act.